# **EXHIBIT 11**

UNITED STATES DISTRICT COURT	
FOR THE SOUTHERN DISTRICT OF NEW YORK	
	X

MARK SOKOLOW, et al.,

Plaintiffs,

Docket No: 04-CV-397 (GBD) (RLE)

- against -

THE PALESTINE LIBERATION ORGANIZATION, et al.,

Defendants.

THE CARTER, COULTER AND GRITZ PLAINTIFFS' OBJECTIONS AND RESPONSES TO DEFENDANTS THE PALESTINIAN AUTHORITY'S AND THE PALESTINE LIBERATION ORGANIZATION'S FIRST REQUESTS FOR <u>ADMISSIONS</u>

Pursuant to Rules 26 and 36 of the Federal Rules of Civil Procedure, the Carter, Coulter and Gritz Plaintiffs ("Plaintiffs") hereby serve their Objections and Answers to Defendants the Palestinian Authority's and the Palestine Liberation Organization's First Requests for Admission to the Carter, Coulter and Gritz Plaintiffs, ("Request" or "Requests") and state as follows:

# PRELIMINARY STATEMENT

- 1. Discovery, and Plaintiffs' inquiry into and development of all facts relating to this case, are both on-going. Therefore, the responses by plaintiffs to the requests are based only upon knowledge and information presently available to plaintiffs. Plaintiffs reserve the right to revise, alter, amend or supplement their responses to the requests if and when additional facts, knowledge and/or information become known to plaintiffs.
- 2. Any response by plaintiffs to the requests shall not be deemed a waiver of any objection plaintiffs may wish to interpose at any proceeding, hearing, or trial with respect to the

matters disclosed thereby or with respect to the relevancy, materiality, competency, or admissibility of the information referenced or contained the response. Each response is without prejudice to, or waiver of, any objection plaintiffs may make to any future use of such response. Further, plaintiffs make the objections and give the answers herein without in any way implying that they consider the requests and responses to be relevant or material to this case.

The exact wording of any objections or responses by the plaintiffs may be that of 3. plaintiffs' counsel and do not necessarily purport to be that of the plaintiffs.

# OBJECTIONS TO DEFINITIONS AND INSTRUCTIONS

Plaintiffs object to the Definitions and Instructions contained in the requests to the extent they purport to impose requirements beyond the requirements of the Federal Rules of Civil Procedure and the Local Rules of this Court. Plaintiffs' objections and answers will therefore be provided as required, and only as required, by the Federal Rules of Civil Procedure and the Local Rules of this Court.

## REQUESTS FOR ADMISSION

Robert L. Coulter, Sr. was not present at the July 31, 2002 Bombing. Ι.

#### Answer: Admitted

2. Dianne Coulter Miller was not present at the July 31, 2002 Bombing.

## Answer: Admitted

Robert L. Coulter, Jr. was not present at the July 31, 2002 Bombing. 3.

#### Answer: Admitted

Dr. Larry Carter was not present at the July 31, 2002 Bombing. 4.

#### Answer: Admitted

Shaun Coffel was not present at the July 31, 2002 Bombing. 5,

Answer: Admitted

6. Dr. Richard Blutstein was not present at the July 31, 2002 Bombing.

Answer: Admitted

7. Dr Katherine Baker was not present at the July 31, 2002 Bombing.

Answer: Admitted

8. Rebekah Blutstein was not present at the July 31, 2002 Bombing.

Answer: Admitted

9. Norman Gritz was not present at the July 31, 2002 Bombing.

Answer: Admitted

10. Nevenka Gritz was not present at the July 31, 2002 Bombing.

Answer: Admitted

11. At the time of the bombing, the PA had no security authority over the area in Jerusalem where the July 31, 2002 Bombing took place.

Objections: Plaintiffs object to this request as ambiguous because the phrases "security authority" and "the area in Jerusalem where the July 31, 2002 Bombing took place" are not defined. "[P]laintiffs can admit or deny requests which contain undefined phrases by defining the phrase themselves." Audiotext Communications Network, Inc. v. US Telecom, Inc., 1995 WL 625744 at \*6 (D.Kan. 1995). Therefore, for the purpose of this Request, plaintiffs (a) define the phrase "the area in Jerusalem where the July 31, 2002 Bombing took place" as meaning West Jerusalem (the part of Jerusalem held by Israel prior to 1967) and (b) define the term "security authority" as including any actual, apparent or threatened exercise or use of any authority, force or compulsion over persons or in geographical areas in West Jerusalem, whether lawful or not.

Answer: Subject to the objections and definitions above, this Request is denied.

agree, conspire or make preparations to "murder and injure innocent persons by means of a bombing attack ... in Jerusalem[.]"15

## Answer: Denied.

Plaintiffs do not have in their possession, custody, or control any admissible *305.* evidence indicating that the PLO provided "directives" to Ahmed Barghouti to plan, agree, conspire or make preparations to "murder and injure innocent persons by means of a bombing attack ... in Jerusalem [.] "16

### Answer: Denied.

The PA is not an individual within the meaning of the Federal Rule of Civil 306. Procedure 17(b)(1).

## Answer: Admitted.

307. The PLO is not an individual within the meaning of the Federal Rule of Civil Procedure 17(b)(1).

#### Answer: Admitted.

The PA is not a corporation within the meaning of the Federal Rule of Civil 308. *Procedure 17(b)(2).* 

#### Objections:

Plaintiffs object to this Request because the term "corporation" in Rule 17(b)(2) is not defined, and answering this Request would therefore improperly require Plaintiffs to "admit what a law or regulation means" and/or "interpret a statute." In re Rail Freight Fuel Surcharge Antitrust Litigation, 281 F.R.D. 1, 11 (D.D.C. 2011).

<sup>15</sup> See id. 16 See id.

## **CERTIFICATION**

I hereby certify that on January 7, 2013 a true copy of the within was sent via first class-

mail to the following counsel:

Brian A. Hill MILLER & CHEVALIER CHARTERED 655 15th Street, NW Washington, DC 20005

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